1 2	Eric A. Grasberger (admitted <i>pro hac vice</i>) eric.grasberger@stoel.com Edward C. Duckers (SB #242113)	Henry A. Wirta, Jr (SB#110097) hwirta@hfdclaw.com	
	ed.duckers@stoel.com	Harrington Foxx Dubrow & Canter, LLP	
3	Mario R. Nicholas (SB #273122) mario.nicholas@stoel.com	601 Montgomery Street, Suite 800	
4	STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000	San Francisco, CA 94111 Telephone: 415.288.6600 Facsimile: 415.288.6618	
5	Portland, OR 97205 Telephone: 503.224.3380	Facsimile: 415.288.6618	
6	Facsimile: 503.220.2480	Attorneys for Ed Staub & Sons Petroleum,	
7	Attorneys for JH Kelly, LLC	Inc.	
8			
9			
10			
11			
12			
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRIC	CT OF CALIFORNIA	
15	In re	Case No. 4:20-cv-05381-HSG (Lead Case)	
16	PG&E CORPORATION v. AECOM TECHNICAL SERVICES, INC.	(Reference withdrawn from Bankruptcy Case No. 19-30088, Adv. Proc. No. 20-03019 and Adv. Proc. No. 19-03008)	
17 18		(Consolidated with Case No. 3:20-cv-08463 EMC)	
19 20		STIPULATED REQUEST FOR DISMISSAL	
21	Third Party Plaintiff JH Kelly, LLC ("Kel	ly") and Third Party Defendant Ed Staub and	
	Sons Petroleum, Inc. ("Staub") (together, "the Pa	rties"), through their respective counsel,	
22	stipulate as follows:		
23	WHEREAS, on January 6, 2022, the Parties filed a Joint Notice of Settlement regarding		
24	the claims between the Parties [Dkt No. 129];		
25	WHEREAS, the Parties have entered into a written settlement agreement;		
26	NOW THEREFORE, in consideration of the terms of the negotiated settlement agreement		
27	concerning the claims among them, the Parties, by and through their respective counsel, hereby		
28		,	

1	STIPULATE and AGREE, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), and		
2	subject to the terms of the settlement agreement between the Parties, to the Dismissal with		
3	Prejudice of all claims stated between the Parties, with each party to bear its own attorneys' fees		
4	and costs.		
5	Nothing herein shall affect the remaining claims and counterclaims between and among		
6	JH KELLY, LLC and AECOM TECHNICAL SERVICES, INC.		
7	7		
8	3		
9	IT IS SO STIPULATED.		
10		CTOEL DIVIECTID	
11	1	STOEL RIVES LLP	
12		By: <u>/s/ Mario R. Nicholas</u> Eric A. Grasberger	
13	3	Edward C. Duckers Mario R. Nicholas	
14		Attorneys for JH Kelly, LLC	
15		momeys for our Keny, ELC	
16	DATED: February 24, 2022		
17 18		HARRINGTON FOXX DUBROW & CANTER, LLP	
19			
20		By: /s/ Henry A. Wirta Henry A. Wirta, Jr.	
21		Attorneys for Ed Staub & Sons Petroleum, Inc.	
22			
23			
24			
25			
26			
27			
28			

1	I, Mario R. Nicholas, am the ECF user whose ID and password are being used to file this		
2	Stipulation in compliance with Civil L.R. 5-1(i)(3). I hereby attest that the concurrence of the filing		
3	of this document has been obtained from each of the other signatories indicated by a conformed		
4	signature (/s/) within this document.		
5	DATED: February 24, 2022		
6	/s/ Mario R. Nicholas		
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27 28			
40 l			

1	CERTIFICATE OF SERVICE		
2 3	I hereby certify that I served the foregoing STIPULATION on the following named person(s) on the date indicated below by:		
	mailing with postage prepaid		
4 5	☐ hand delivery		
6	🗷 email		
7 8	notice of electronic filing using the CM/ECF system (if person(s) is/are registered with CM/ECF system)		
9	to said person(s) a true copy thereof, contained in a sealed envelope, addressed to said person(s) at his or her last-known address(es) indicated below.		
10	Aaron R. Gruber Luke Nicholas Eaton		
11	<u>agruber@rallsgruber.com</u> <u>luke.eaton@troutman.com</u>		
12	Dylan J. Crosby dcrosby@rallsgruber.com Marion T. Hack marion.hack@troutman.com		
13	Ralls Gruber & Niece LLP William M. Taylor 1700 S. El Camino Real, Suite 150 William.taylor@troutman.com		
14	Dan Mateo, CA 94402 Zachary Torres-Fowler		
15	Attorneys for <i>Pacific Gas and</i> Zach.torres-fowler@troutman.com Troutman Pepper Hamilton Sanders LLP		
16	Electric Company 350 South Grand Avenue, Suite 3400 Los Angeles, CA 90071		
17	Henry A. Wirta, Jr		
18	<u>hwirta@hfdclaw.com</u> Harrington Foxx Dubrow & Attorneys for AECOM Technical Services, Inc.		
19	Canter, LLP 601 Montgomery Street, Suite 800		
20	San Francisco, CA 94111		
21	Attorneys for Ed Staub & Sons Petroleum, Inc.		
22	DATED: February 24, 2022.		
23	STOEL RIVES LLP		
24			
25	By: /s/Mario R. Nicholas		
26	MARIO R. NICHOLAS (SB #273122) mario.nicholas@stoel.com		
27	Attorneys for JH Kelly, LLC		
28			

1 2 3 4	Eric A. Grasberger (admitted <i>pro hac vice</i>) eric.grasberger@stoel.com Edward C. Duckers (SB #242113) ed.duckers@stoel.com Mario R. Nicholas (SB #273122) mario.nicholas@stoel.com STOEL RIVES LLP 760 SW Ninth Avenue, Suite 3000 Portland, OR 97205	Henry A. Wirta, Jr (SB#110097) hwirta@hfdclaw.com Harrington Foxx Dubrow & Canter, LLP 601 Montgomery Street, Suite 800 San Francisco, CA 94111 Telephone: 415.288.6600 Facsimile: 415.288.6618	
5	Portland, OR 97205 Telephone: 503.224.3380		
6	Facsimile: 503.220.2480	Attorneys for Ed Staub & Sons Petroleum Inc.	
7	Attorneys for JH Kelly, LLC		
8			
9			
10			
11			
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	In re	Case No. 4:20-cv-05381-HSG (Lead Case)	
15 16	PG&E CORPORATION v. AECOM TECHNICAL SERVICES, INC.	(Reference withdrawn from Bankruptcy Case No. 19-30088, Adv. Proc. No. 20-03019 and Adv. Proc. No. 19-03008)	
17 18		(Consolidated with Case No. 3:20-cv-08463 EMC)	
19 20		ORDER ON STIPULATED REQUEST FOR DISMISSAL	
21			
22	Third Party Plaintiff JH Kelly LLC ("Kel	ly") and Third Party Defendant Ed Staub and	
23	Third Party Plaintiff JH Kelly, LLC ("Kelly") and Third Party Defendant Ed Staub and Sons Petroleum, Inc. ("Staub") (together, "the Parties"), through their respective counsel,		
24	sons Petroleum, Inc. (Staub) (together, the Parties), through their respective counsel, stipulate as follows:		
25	supuluie as Ionons.		
26			
27			
28			

Case 4:20-cv-05381-HSG Document 190 Filed 02/28/22 Page 6 of 6

1 WHEREAS, on January 6, 2022, the Parties filed a Joint Notice of Settlement regarding 2 the claims between the Parties [Dkt No. 129]; 3 WHEREAS, the Parties have entered into a written settlement agreement; 4 NOW THEREFORE, in consideration of the terms of the negotiated settlement agreement 5 concerning the claims among them, the Parties, by and through their respective counsel, hereby 6 STIPULATE and AGREE, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), and 7 subject to the terms of the settlement agreement between the Parties, to the Dismissal with 8 Prejudice of all claims stated between the Parties, with each party to bear its own attorneys' fees 9 and costs. 10 Nothing herein shall affect the remaining claims and counterclaims between and among 11 JH KELLY, LLC and AECOM TECHNICAL SERVICES, INC. 12 13 14 PURSUANT TO STIPULATION, IT IS SO ORDERED 15 16 DATED: 2/28/2022 17 18 19 United States District Judge 20 21 22 23 24 25 26 27 28

CASE NO.: 4:20-CV-05381-HSG

DISMISSAL